

# **AMENDMENT NO. 1**

The following amendments are hereby incorporated into the agreement for the below project

### **HEALTHCARE MEDICAL WASTE SERVICES AGREEMENT**

#### **CONTAINMENT OF MEDICAL WASTE**

## **DIVISION OF HEALTH & EMERGENCY MANAGEMENT**

Effective October 07, 2014, Gila County and Healthcare Medical Waste Services entered into a contract whereby Healthcare Medical Waste Services agreed to provide Containment of Medical Waste Services for the Gila County Immunization Program.

The Service Agreement expires on October 06, 2015. Per Page 1 of the Service Agreement-Gila County shall have the option to renew.

Amendment No. 1 to the Service Agreement, will allow for Gila County to exercise the option to renew the term of the Agreement for one (1) one (1) year term, from October 07, 2015 to October 06, 2016 in the original contract amount of One Thousand dollars and no/100's (\$1,000.00).

All other terms, conditions and provisions of the original Contract, shall remain the same and apply during the October 07, 2015 to October 06, 2016 contract term.

IN WITNESS WHEREOF, two (2) identical counterparts of this amendment, each which shall include original signatures and for all purposes be deemed an original thereof, have been duly executed by the parties hereinabove named, on this 34 TH day of November 2015.

**GILA COUNTY** 

**HEALTHCARE MEDICAL WASTE SERVICES** 

Signature

SACLIE WICKINS



SERVICE INFORMATION

# SERVICE AGREEMENT

P.O. Box 10958 • Casa Grande, Arizona • 85230-0958 • Telephone: 520-316-9207 • Fax: 520-316-9208

**CUSTOMER NAME:** 

**BILLING INFORMATION** 

ADDRESS: 5515 S. APACHE BLVD STE 100  CITY: GLOBE STATE: AZ-  ZIP: 8550 PHONE: 128 402-8807  CONTACT: TITLE:	ADDRESS / 400 ASH STREET  CITY: G-LOBE STATE: AZ  ZIP: 8550 / PHONE: 828 402-4355  PURCHASE ORDER #  CONTACT: BE  TITLE:
SERVICE DESCRIPTION	
SERVICE BEGINS ON:// CONTAINERS: QUANTITY:ZTYPE:	
RATES: \$83.00 FIRST 48 GALLEN CONTAINER-\$35.00 EACH ADDITIONAL 486ALLON CONTAINER-\$,75@LINEL-\$1.00 FLEC SCRCHARGE EXISTING WASTE:	
SERVICE INTERVAL: MONTALY SPECIAL INSTRUCTIONS:	SERVICE HOURS: M-F 8-5
DATE OF AGREEMENT:/ TERMS AND CO	NEWRENEWALADDITIONAL SITE
BY SIGNING IN THE SPACE PROVIDED BELOW, THE CUSTOMER ACKNOWLEDGES H DITIONS ABOVE AND BELOW ON THIS PAGE.	
"CONTRACTOR"  L'EACTA CARE MEDICAL WASTE SERVICES  HEALTHCARE MEDICAL WASTE SERVICES	
NAME: SALCIE WICKINS  TITLE: OFFICE ASSISTANT	NAME: Don E. McDaniel Jo
Scope of Services: Health Care Medical Waste Services (hereafter referred to as "HMWS") agrees to provide all treated and untreated Bio-Medical waste removal services to customer as indicated above at customer's address. HMWS shall dispose of the waste in such manner as required by Federal, State, and local regulations.  Term, Suspension and Termination: The initial term of this agreement shall be four period of twelve (12) months, and shall-adulomatically continue thereafter for successive terms of twelve (12) months. Contractor and Customer shall have the right, to terminate this agreement as of the end of the initial term or any successive term effective upon sixty (60) days prior written notice (by certified mail) to the other. In the event Customer terminates services hereunder or this agreement prior to expiration of the term hereof or falls to perform in accordance with any provision of this agreement, and recover the juriowing amount which the parties hereby scknowledge constitutes. Contractor may terminated finis agreement and recover the juriowing amount which the parties hereby scknowledge constitutes. Contractor may suspend this agreement until all defaults are cured by Customer, resover any damages sustained thereby and, upon the the curring of all defaults by Customer, reinstate service pursuant to the general remaining reliable special in addition, in the general customer falls to pay Contractor may suspend this agreement until all defaults are cured by Customer, resover any damages sustained thereby and, upon the the curring of all defaults by Customer, reinstate service pursuant to the general remaining of the term hereof or the term hereof the term. Under such circumstances, the term shall not be extended for the period of such suspension. In addition, in the general customer agrees to read a transport feet.  Payment Terms: HMWS shall submit an invoice to Customer for services as established above plus all applicable taxes. Customer agrees to make payment of such invoice within thirty (30) day	

considered past due. All invoices are payable in full without abatement or setoff.

Binding Effect: This agreement shall bind and inure to the benefit of the parties and their respective successors and assigns.

Notwithstanding any other provisions of this agreement to the contrary, it shall be HMWS right to sub-contract any aspect of its services.

as a result of such action, including a reasonable attorney's fee.

Realizing Supplies: All packaging supplies that the observation of the supplies of the supplie

In the event the Customer fails to pay HMWS all amounts which become due under this agreement, or fails to perform its obligations hereunder, should HMWS refer such matter to an attorney, Customer agrees to pay, in addition to the amount due, any and all costs incurred by HMWS

W/option to

Force Majeure: HIMWS shall not be liable for loss, damage, detention, or delay nor be deemed to be in default from causes beyond its reasonable control or from fire, strike, or other action of workmen, act or any omission of any governmental authority, or of the Customer, insurrection

Default: HMWS may terminate this agreement without notice if customer: (a) Fails to make payment required within thirty (30) days of due date; (b) Files a petition in benkruptcy or proceedings in bankruptcy are instituted against Customer and not dismissed or any court shall assume jurisdiction of such party and its assets pursuant to proceedings under any bankruptcy or recognition act, or a receiver is appointed, or Customer shall make assignment for the benefit of creditors, or; (c) Otherwise breaches any of the terms and conditions hereof. Upon termination of this agreement, HMWS shall be entitled to exercise all rights and remedies provided by law or equity and Customer shall pay, in addition to any damages, reasonable attorney's fees.

Hazardous, Toxic or Dangerous Waste: CUSTOMER SHALL NOT TENDER TO HMWS ANY BIO-MEDICAL WASTE THAT IS OR CONTAINS: (1) a HAZARDOUS SUBSTANCE as that term is defined in Section 101 (4) of the Comprehensive Environmental Response Compensation and Liability Act of 1980 (CERCLA) or either by characteristic or listing, is deemed to be a hazardous substance under any applicable Federal, State or Local Law, (ii) "hazardous waste" as that term is described under the Resource Conservation and Recovery Act ("RCRA"), (iii) a radioactive substance, by a volatile or explosive substance, or (v) a toxic substance. Customer agrees to indemnify and hold HMWS, its directors, officers, and employees harmless from and against any and all liability, cost damage, fine or other expense, including attorney's fees, resulting from customer's disposition of hazardous, toxic or dangerous waste in violation of this agreement.